

<p align="center">AMENDMENT OF SOLICITATION (Negotiated Procurements)</p>	<p>PAGE 1</p>	<p>OF PAGES 6</p>
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NOTICE: Offerors must acknowledge receipt of this amendment in writing, by the date and time specified for proposal submissions or the date and time specified in Block 6, whichever is later. IF YOUR ACKNOWLEDGEMENT IS NOT RECEIVED AT THE DESIGNATED LOCATION BY THE SPECIFIED DATE AND TIME, YOUR OFFER MAY BE REJECTED. If, by virtue of this amendment, you wish to change your offer, such change must make reference to the solicitation and this amendment and be received prior to the date and time specified in Block 6.

I. AMENDMENT

1. SOLICITATION NUMBER DE-RP07-99ID13727	2. SOLICITATION DATE January 22, 1999	3. AMENDMENT NUMBER M006	4. AMENDMENT DATE March 10, 1999	
5. ISSUED BY U. S. Department of Energy Idaho Operations Office Procurement Services Division 850 Energy Drive, MS 1221 Idaho Falls, ID 83401-1563		6. DUE DATE THIS AMENDMENT DOES NOT CHANGE THE DATE BY WHICH OFFERS ARE DUE UNLESS A DATE AND TIME IS INSERTED BELOW.		
		A. DATE	B. TIME	
7. FOR MORE INFORMATION CALL (No collect calls)				
A. NAME Michael K. Barrett, SEB Executive Secretary		B. TELEPHONE		C. E-MAIL ADDRESS barretmk@id.doe.gov
		AREA CODE (208)	PHONE NUMBER 526-1958	
8. DESCRIPTION OF AMENDMENT				

See following page(s)

Note: Offerors must acknowledge receipt of this Amendment No. M006 with their offers submitted in response to this solicitation by completing Block 10 below and submitting this OF 309 with their offers, or by completing Block 14 of all Standard Forms 33 required to be submitted under this solicitation.

Issued by: (original signature on file)
R. Jeffrey Hoyles
Contracting Officer
Chairperson, Source Evaluation Board

Except as provided herein, all terms and conditions of the solicitation remain unchanged and in full force and effect.

II. ACKNOWLEDGMENT OF AMENDMENT

In lieu of other written methods of acknowledgment, the offeror may complete Blocks 9 and 10 and return this amendment to the address in Block 5.

9. NAME AND ADDRESS OF OFFEROR	10A. OFFEROR (Signature of person authorized to sign)
	10B. NAME OF SIGNER
	10C. TITLE OF SIGNER
	10D. DATE

The following changes are made as Amendment No. M006 to Solicitation No. DE-RP07-99ID13727:

Sections A – G

(No amendments)

Section H

1. Insert new clause H.34 as follows:

H.34 RESPONSIBLE CORPORATE OFFICIAL

Notwithstanding the provisions of the clause entitled "Performance Guarantee Agreement" in Section H, the Government may contact, as necessary, the single responsible corporate official identified below, who is at a level above the Contractor and who is accountable for the performance of the Contractor, regarding Contractor performance issues. Should the responsible corporate official change during the period of the contract, the Contractor shall promptly notify the Government of the change in the individual to contact.

Name:

Position:

Organization:

Address:

Phone:

Fax:

E-mail:

Section I

1. Under the Clause entitled TOTAL AVAILABLE FEE: BASE FEE AMOUNT AND PERFORMANCE FEE AMOUNT:
 - a. In the title, delete "MONTH AND YEAR TBE" and replace with "APR 1999" in both places where it appears.
 - b. Paragraph (e), second sentence, after "...required or permitted" delete "per" and replace with "by".
 - c. Paragraph (f), fourth sentence, after "...as part of" delete "the" and replace with "its independent".
 - d. Paragraph (f), delete the last sentence in its entirety and replace with "A self-assessment, in and of itself may not be the only basis for the award fee determination."

2. Under the Clause entitled CONDITIONAL PAYMENT OF FEE, PROFIT, OR INCENTIVES:
 - a. Place this clause after the clause entitled DEAR 970.5204-85 REDUCTION OR SUSPENSION OF ADVANCE, PARTIAL OR PROGRESS PAYMENTS and reorder as Clause I.66.
 - b. In the title, delete "XX" and replace with "86", and delete "MONTH AND YEAR TBE" and replace with "APR 1999" in both places where it appears.
 - c. In the introductory paragraph, first sentence, after "...in paragraphs (a) and (b)" insert "of this clause".
 - d. In paragraph (b), first parenthetical phrase, delete the word "information".
3. The clause entitled DEAR 970.5204-85 REDUCTION OR SUSPENSION OF ADVANCE, PARTIAL OR PROGRESS PAYMENTS is reordered as Clause I.65.

Sections J – K

(No amendments)

Sections K – Attachment A

(No amendments)

Section L

1. Under Provision L.2, Instructions – General, paragraph (e), delete the second bullet subparagraph in its entirety and replace it with the following:

“• Graphs, tables and spreadsheets where necessary must be 8 point or larger using a Courier, Geneva, Arial, Arial Narrow, Arial Black or Universal font type. All other text shall be typed using 11 point (or larger), single spaced, using a Courier, Geneva, Arial or Universal font type. For “all other text,” subvariations (e.g., Arial Black) of the four specified fonts which are wider than the specified fonts and expand the text may be used.”
2. Under Provision L.3, Instructions – Volume I, The Offer, add new paragraph (h) as follows:

“(h) Provide name, position, organization, address, telephone number, fax number and e-mail address of Responsible Corporate Official as required by Clause H.34 of the model contract.”
3. Under Provision L.18 LIMITATION ON FEE, in the title, delete “ZZ” and replace with “88”, and delete “MONTH AND YEAR TBE” and replace with “APR 1999”.

Sections L – Attachment A

The following documents are added to Section L, Attachment A:

Document	URL Address
Solicitation No. DE-RP07-99ID13727 INEEL M&O Solicitation (<i>URL address revision</i>)	http://www.id.doe.gov/doi/M&O/m&o.htm
EM Program Integration	http://www.em.doe.gov/progint/

Executive Summary Report to LMITCO's 1997 Self Assessment	http://www.id.doe.gov/doeid/m&o/refdoc.htm
Idaho Division of Environmental Quality - Notice of Violation Reports 1995 thru 1997	http://www.id.doe.gov/doeid/m&o/refdoc.htm
INEEL 1997 and 1998 Innovation Brochures	http://www.id.doe.gov/doeid/m&o/refdoc.htm
INEEL Business Model	http://www.id.doe.gov/doeid/m&o/refdoc.htm
INEEL Proposal Support Protocol	http://www.id.doe.gov/doeid/m&o/refdoc.htm
International Isotopes	http://www.id.doe.gov/doeid/m&o/refdoc.htm
LDRD Annual Report for 1997	http://www.id.doe.gov/doeid/m&o/refdoc.htm
LMITCO Document Management Control System Index	http://www.id.doe.gov/doeid/m&o/refdoc.htm
LMITCO DRAFT Site Operations Manual	http://www.id.doe.gov/doeid/m&o/refdoc.htm
LMITCO FY 00 Priority	http://www.id.doe.gov/doeid/m&o/refdoc.htm
LMITCO Life Cycle Planning	http://www.id.doe.gov/doeid/m&o/refdoc.htm
LMITCO Make or Buy Program	http://www.id.doe.gov/doeid/m&o/refdoc.htm
LMITCO Management Control Procedure	http://www.id.doe.gov/doeid/m&o/refdoc.htm
LMITCO Official Organization Charts as of 3/1/99	http://www.id.doe.gov/doeid/m&o/refdoc.htm
Under Secretary Moniz INEEL Visit	http://www.id.doe.gov/doeid/m&o/refdoc.htm

Sections L – Attachments B - I

(No amendments)

Sections L – Attachment J

Under Section L, Attachment J "Model Transition Contract" the following amendments are made:

1. Under Section C, delete C.1 (f) in its entirety and replace with the following:

“(f) In addition to the reporting requirements identified in Section J, Attachment A of this contract, the Contractor shall complete all items critical to a successful transition by no later than September 30, 1999. Specific transition items and completion dates are retained in the DOE Idaho Transition Data Base. Examples of transition items include the following:

 - (1) Assume lead responsibility for negotiating a three-party transfer agreement that addresses the following: post operations services of the incumbent contractor; Contractor support for the incumbent contractor's closeout activities; assignment of subcontracts, leases, purchase orders, permits and licenses, etc. The Contractor shall complete negotiations of the three-party agreement by August 1, 1999.
 - (2) Ensure insurance coverage and availability of benefits and pay for INEEL employees continues without interruption.
 - (3) Provide proof of becoming signatory to the INEEL Site Stabilization and Jurisdictional Procedural Agreement by September 1, 1999.”
2. Under Section H, delete Clause H.10 RELOCATION COSTS.

3. Under Section J, Attachment A, Reporting Requirements Checklist:
 - a. In the section title, change "REQUIREMENT" to "REQUIREMENTS".
 - b. In the Distribution of Reports table, delete the requirement for the Milestone Schedule/Plan.
 - c. Delete the text description of the MILESTONE SCHEDULE PLAN.
4. Under Section J, Attachment E, Statement of Work:
 - a. Subsection 1.1.3 Education/Training, add:

"3. All members of the Contractor's team who have not been employed at the INEEL during the last year will participate in orientation sessions that may take up to two days. The orientation will cover tours of specific facilities, as well as sessions dealing with topics such as the Idaho Settlement Agreement, Long Range Plan, Operational Excellence, etc."
 - b. Delete Section 1.3 Environment, Safety, Health and Quality Assurance in its entirety and replace with the following:

"1.3 Environment, Safety, Health and Quality Assurance

1.3.1 – 1.3.7 Environment, Safety, Health (ES&H) and Quality Assurance

 1. Review all existing ES&H policies and procedures.
 2. Complete transition plans and staff plans to perform M&O tasks.
 3. Review all permits, documentation and impact statements.
 4. Review lessons learned from environmental compliance baseline activities from 1997 to the present.
 5. Review recent Notices of Violation (NOVs) and Notices of Deficiencies (NODs) along with all current consent orders.
 6. Review and analyze on-going projects for conformance to specifications, data quality, operating and maintenance procedures, safety and health requirements, and regulatory limits.
 7. Establish contact and rapport with local and state officials for ES&H and national agencies (e.g., OSHA and EPA) in concert with DOE-ID.
 8. Review all implementation activities resulting from the TRA Accident Corrective Action Implementation Plan.
 9. Participate as an observer in TRA Accident corrective action verification and validation processes during the transition period.
 10. Negotiate and execute Authorization Agreements for all INEEL Hazard Category 1 and 2 facilities by September 30, 1999.

11. Participate as an observer in the initial Integrated Safety Management Phase II Verification activities taking place in September 1999.
 12. Review the existing QA Program and all QA procedures, processes and tasks.
 13. Review/Conduct quality audits, as appropriate.
 14. Develop an INEEL Quality Assurance implementation plan and present it to DOE-ID prior to September 30, 1999.”
- c. Section 1.4 Legal, first sentence, place a period after “section” and delete “and provide contract review, preparation, counseling, and finalization.”
- d. Section 1.5 Laboratory Development
- (1) Under 1.5.1 change title from “Strategic/Long Range Plan” to “New Missions”.
 - (2) Under 1.5.3 change title from “LDRD/University Relations” to “Laboratory-Sponsored R&D”.
 - (3) Under 1.5.4 change title from “Research and Development” to “Program-Sponsored R&D”.
 - (4) Under 1.5.5 delete the following text from the title “General Management and Oversight Tasks”.
 - (5) Delete subsection 1.5.6 in its entirety and replace with the following:
“1.5.6 HQ Program Support
1. Ensure all financial assistance (grants and cooperative agreements) obligations are completed by September 30, 1999.”

Section M

(No amendments)